Reg. No.

<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>		STATE OF KANSAS, DOUGLAS COUNTY, 52.	FROM
<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	d	This instrument was filed for record on the 19th day of	Scott Wingfield and Wife.
<form><form><form><form></form></form></form></form>			
<form></form>		Register of Deeds.	State Dank of Legemater Terratin View-
<form>         mining of</form>	=	ByDeputy.	Dicke mank of Lecompion, Lecompion, Kenses.
	De	July, in the year of our Lord, one thousand nine	
<form></form>		wife	
	-	and State of Konsas	of Lecompton in the County of D
<form></form>	-	DSBS. narty of the most during	part of the first part, and
<form></form>		ion of the sum of	WITNESSETH, That the said part 122 of the first part, in consid
<form></form>		Grant, Bargain, Sell and Mortgage to the said part, of the second part,	which is hereby acknowledged, ha
<form></form>			
<form></form>			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
All the unit part, fig. 61 the fit part that the dimension of the part of the dimension of the part of the dimension of the part of the dimension			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
All the start part is fard in the rank due in the lange the rank is a large with at the drivery large of the rank due rank is a large with the rank of the rank due rank is a large due to the rank of the rank bank is the			
All the start part is fard in the rank due in the lange the rank is a large with at the drivery large of the rank due rank is a large with the rank of the rank due rank is a large due to the rank of the rank bank is the			
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state	COLUMN AND ADD		
All the walk part, fig.ed to find run that, have been used as a part of a lange the state of the state state of the state state state in the state state of the state			
<form></form>		As of the first part therein	with the annustraneous and all the actual stills and interest of the stills
The grant between the parties hence batch to part $[40]$ . If the first part that it at times during the first of the industry, try of the part $[40]$ of the scene parties between the part $[40]$ of the scene part $[40]$ o		he delivery hereof they are the lawful owner. Sof the premises above granted, and	And the said part 188 of the first part do hereby covenant and agree that
<pre>std y end instruction constant on a bard of the specified and directed by the part</pre>		he delivery hereof they are the lawful owner. Sof the premises above granted, and	And the said parte.g. of the first part do hereby covenant and agree that wised of a good and indefeasible estate of inheritance therein, free and dear of all incumbra
118	1	be delivery hereof	And the mid part_\$60 of the first part do horeby covenant and agree that tied of a good and indefemable exists of inherizance therein, fore and done of all incumbers and that they will warrant and defend the same saginat all parties making inverte chain It is agreed between the parties hereto that the part 1.200. of the first part shall at
The Bindred Fifty       DOLLARS.         reverse to the cons ofO.E.       DocLARS.         reverse to the cons ofO.E.       July       N.JO         reverse to the cons ofO.E.       July       N.JO         reverse to the cons ofO.E.       July       N.JO         reverse to the construction of the construction of any books of the construction of		he delivery hereof	And the mid part $\frac{1}{2} \otimes_{i} di$ the first part do hereby covenant and agree that issed of a good and indefeasible entries of inheritance therein, free and due of all incumbra at that they will warrant and defease the same against all partices making therein the inter- R is agreed between the partice herein that the part. $\frac{1}{100} \otimes_{i} di$ the fort part shall at asseed against and real entries when the muss become due and papalale, and that $\frac{1}{100}$
The Bindred Fifty       DOLLARS.         reverse to the cons ofO.E.       DocLARS.         reverse to the cons ofO.E.       July       N.JO         reverse to the cons ofO.E.       July       N.JO         reverse to the cons ofO.E.       July       N.JO         reverse to the construction of the construction of any books of the construction of		he delivery hereof	And the mid part $\frac{1}{2} \frac{6}{6} + 6$ for it part do hereby covenant and agree that issied of a good and indefensible sorthe of inheritance thermin, free and date of all incumbers and that they will warrent and defend the same against all partices making herein data its R is agreed between the parties herein to hat the part L.G. of the first part shall at asseed against add real entits when the muon becomes due and paralle, and that $\frac{1}{12}$ ind by such insertnet company as shall be specified and directed by the part entits that fight the for the first part shall the for the first part shall be the specified and directed by the part entits that fight the for the first part shall fight the for the first part shall fight the for the over the real part of the first part shall fight the for the first part shall be the specified and directed by the part for the specified part of the first part shall be the specified part of the first part shall fight the
<pre>set by</pre>		he delivery hereof	And the mid part $\frac{1}{2} \frac{6}{6} + 6$ for it part do hereby covenant and agree that issied of a good and indefensible sorthe of inheritance thermin, free and date of all incumbers and that they will warrent and defend the same against all partices making herein data its R is agreed between the parties herein to hat the part L. 20. of the first part shall at asseed against add real entities when the muon becomes due and parallel, and that $\frac{1}{12}$ ind by such insertnet company as shall be specified and directed by the partet at that fight
<pre>ref_defs of the face per chain fail to pay the name as provided in this infertion. The the service have needed in the chain of the rest of the chain of the rest of the service of the service is and inclusions of the service have needed in the chain of the service have needed in the chain of the service have needed in the chain of the service have needed in the service have needed in the chain of the service have needed in the service have need</pre>		he delivery hereof	And the mid part $\frac{1}{2} \hat{\mathbf{e}}_{+} \hat{\mathbf{c}}_{+}$ the first part do hereby covenant and agree that issied of a good and indefensible sorthe of inheritance thermin, free and done of all incumbra and that they will warrant and defend the same against all partices making herein default met- tal is agreed between the partice here to that the part L.G. of the first part shall at assessed spaint add real state when the muon becomes due and paralie, and that $\frac{1}{2}$ ind by such insurance company as shall be specified and directed by the gard state $\frac{1}{2}$ in $\frac{1}{2}$
<pre>is benefit services interest, used as of previews and all the improvement there is a law and regression of the service of the weak and the rest is and shares incident therets, used as interest, used as indexes incident therets, and the rest is and shares incident therets, and and array adjustment of the rest is and the rest is and shares incident therets, and and array adjustment is and the rest is and shares incident and the rest is and shares incident and there is and shares incident therets, and the rest is and shares incident therets, and the rest is and shares incident therets is and shares incident therets is and shares incident therets, and the rest is and shares incident therets is and shares incident and there is an advected to advect is and there is an advected and there is an advected in the share is an advected and there is an advected and there is an advected in the share incident and there is an advected in the share incident and there is an advected in the share incident and there is an advected in the share incident and there is a sha</pre>		be delivery here $t$ the $y'$ D.F.C. the haved over $r$ . Not the premises above granted, and times during the life of this infiniture, pay all taxes or assessments that may be level or 	And the midt part $\underline{160}$ of the first part do hereby covenant and agree that issied of a good and indefensible entire of inheritance thermin, free and date of all incumen- and that they will warrant and defend the same arguing tail parties making lawful dain there. It is argued besen the parties heredo that the part $\underline{160}$ , of the first part shall at asseed signific and real entire when the mume becomes due and payaling, and han $\underline{15}$ of by wain hoursence compary as a shall be partied and directed by the part $\underline{1.2}$ of the states of the particular that and part $\underline{160}$ , of the first part shall fait to entire payalide, then the part $\underline{160}$ ,, of the second part may page and takes and hourse THIS GRAFT is inducid as an another the second part may page and takes and hourse $-\overline{100}$ . Whind red $\underline{161}$ ty- coroning to its terms of $\underline{-000}$
<pre>is benefit services interest, used as of previews and all the improvement there is a law and regression of the service of the weak and the rest is and shares incident therets, used as interest, used as indexes incident therets, and the rest is and shares incident therets, and and array adjustment of the rest is and the rest is and shares incident therets, and and array adjustment is and the rest is and shares incident and the rest is and shares incident and there is and shares incident therets, and the rest is and shares incident therets, and the rest is and shares incident therets is and shares incident therets is and shares incident therets, and the rest is and shares incident therets is and shares incident and there is an advected to advect is and there is an advected and there is an advected in the share is an advected and there is an advected and there is an advected in the share incident and there is an advected in the share incident and there is an advected in the share incident and there is an advected in the share incident and there is a sha</pre>		be delivery here $t$ the $y'$ D.F.C. the haved over $r$ . Not the premises above granted, and times during the life of this infiniture, pay all taxes or assessments that may be level or 	And the midt part $\underline{160}$ of the first part do hereby covenant and agree that issied of a good and indefensible entire of inheritance thermin, free and date of all incumen- and that they will warrant and defend the same arguing tail parties making lawful dain there. It is argued besen the parties heredo that the part $\underline{160}$ , of the first part shall at asseed signific and real entire when the mume becomes due and payaling, and han $\underline{15}$ of by wain hoursence compary as a shall be partied and directed by the part $\underline{1.2}$ of the states of the particular that and part $\underline{160}$ , of the first part shall fait to entire payalide, then the part $\underline{160}$ ,, of the second part may page and takes and hourse THIS GRAFT is inducid as an another the second part may page and takes and hourse $-\overline{100}$ . Whind red $\underline{161}$ ty- coroning to its terms of $\underline{-000}$
IN WITEESS WHEREOF, The parties, of the first part have beruid set the state of the response to the day and year last above written.  Scott Wingfield (SEAL)  Nrse Scott Wingfield (SEAL)  STATE OF Kone. (SEAL) (SE		he definery here of the jr. BTC. the haveful owner. For the premises above granted, and times during the life of this infiniture, pay all taxes or assessments that may be levied or 	And the midt part $\underline{16}$ g of the first part do hereby covenant and agree that tiesd of a good and indefeatible entire of inheritance thermin, free and date of all incursion and that they will warrent and defend the same significant all parties making level data in the R is agreed between the parties here to that the part $\underline{162}$ of the first part half at asseed significant and real entire when the mume becomes due and payaling, and han $\underline{12}$ and by wash incurses compares as ability beyoffed and dimension. Joint of the first part half at seven significant and the next when the mume becomes due and payaling, and han $\underline{12}$ and by wash incurses compares as ability beyoffed and dimension by the part. Joint of a the same particular, the pay is the sevent part may pay and hanses and linear THIS GLART is included as a more part of the payment of the mum of 
IN WITEESS WHEREOF, The parties, of the first part have beruid set the state of the response to the day and year last above written.  Scott Wingfield (SEAL)  Nrse Scott Wingfield (SEAL)  STATE OF Kone. (SEAL) (SE		he definery here of the jr. BTC. the haveful owner. For the premises above granted, and times during the life of this infiniture, pay all taxes or assessments that may be levied or 	And the midt part $\underline{16}$ g of the first part do hereby covenant and agree that tiesd of a good and indefeatible entire of inheritance thermin, free and date of all incursion and that they will warrent and defend the same significant all parties making level data in the R is agreed between the parties here to that the part $\underline{162}$ of the first part half at asseed significant and real entire when the mume becomes due and payaling, and han $\underline{12}$ and by wash incurses compares as ability beyoffed and dimension. Joint of the first part half at seven significant and the next when the mume becomes due and payaling, and han $\underline{12}$ and by wash incurses compares as ability beyoffed and dimension by the part. Joint of a the same particular, the pay is the sevent part may pay and hanses and linear THIS GLART is included as a more part of the payment of the mum of 
above written.       Scott Wingfield (SEAL)         Nrse Scott Wingfield (SEAL)       (SEAL)         STATE OF       Knns.         COUNTY or       Douglas         BE IT REMEMBERED, That on this       18th day of July A. D. 19.30, before me, a         Notary Public       in the aforesaid County and State, came         Scott Wingfield and Mrs. Scott Wingfield His wife       State wife         LEGAL       State wife         My commission expires on the Sth day of Juny       19.24         J- H- Kreiter       Notary Public.         RELEASE       I, the undemigned owner of the within mortgage, do hereby acknowledge the full payment of the delt secured thereby, and authorise the Register of		he delivery here t	Add the midt part, 16.0 of the fort part do
Nrs Scott Wingfield (SEAL)         STATE OF       (SEAL)         COUNTY OF       Douglas         BE IT REMEMBERED, That on this       18th day of July A. D. 19_30, before me, a         Notary Public       in the aforesaid County and State, came         Scott Wingfield and Mrs. Scott Wingfield His wife       18th day of July A. D. 19_30, before me, a         Scott Wingfield and Mrs. Scott Wingfield His wife       18th day of July A. D. 19_30, before me, a         State       Scott Wingfield and Mrs. Scott Wingfield His wife         INFORMATION to be the same person. Who accettoft the foregoing instrument and duly acknowledged the execution of the same.       18th day of Junuary         State       Je-He Krétiter       Notary Public.         RELEASE       I, the undemigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of		he definery here of the J_DTC the haveful owner. For the premises above granted, and times during the life of this infiniture, pay all taxes or assessments that may be levied or	And the midt part $\frac{1}{16}$ g of the first part do hereby covenant and agree that their of a good and indefeasible entire of inheritance thermin, free and doer of all incurses and that they will warrant and defend the same segment all parties making lawful dain therm II is argued bestern the parties heredo that the part $\frac{1}{160}$ . If the first part shall at samed significant and real entire when the mume becomes due and payahing, and han $\frac{1}{12}$ of by such instructions compared as all the particle and inference to the pay $-12$ of the first part shall at samed significant and real entire when the mume becomes due and payahing, and han $\frac{1}{12}$ of the same structure compared as all the pay first may pay and taken and income THIS GRANT is included as a more pay of the pay of the first part shall find to entire provided, then the part $\frac{1}{2}$ of the second pay $-12$ of the first part and pay in interest. And in the event that and part $\frac{1}{2}$ of the first part shall find to entire provided, then the part $\frac{1}{2}$ of the second pay of the payment of the same of $-0.010$
(SEAL) (S		he drivery hered	And the mid part 1.6. of the fort part do
(SEAL) STATE OF Kons. COUNTY oF Douglas BE IT REMEMBERED, That on this 18th day of July A. D. 10-30, before me, a Kotary Public in the aforesaid County and Biake, came Scott Mingfield and Mrs. Scott Mingfield His wife to me personly knows to be the same person. A who executed the foregoing instrument and day acknowledged the execution of memory write. Ny commission expires on the Sth day of January 10 <sup>3</sup> /4. J. H. Kréider Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured the Register of		he definery hered the 'DTC the hard over . For the premises above granted, and times during the life of this infenture, pay all takes or assessments that may be levied or large the buildings upon and red estate insured spinst for and termido in such man f art, the low, if any, main payloks to the part . — Of the second part to the estent of problem and the annual so pail shall become a part of the individuese, secured by the problem and the annual so pail shall become a part of the individuese, we used by the problem and the annual so pail shall become a part of the individuese, we used by the problem of montay, essential on the <u>Ord</u> day of <u>July</u> . It <u>July</u> 10.1.1.1.1.8, there is outside there is a strain the second part is a paylower that and below the south of the second part is the bis cover any easing the second there is a strain the second part is a <u>DUCCEDST to any</u> at a hall to levie the part of which the individues a green, shall immediately to an any or if water is committed on and pressure to green that and be any or the second part is a strain the second part is <u>DUCCEDST to any</u> at a hall to levie the second part is a strain second part is <u>a strain second strains</u> and second at a strain to levie the second and the bis a second part is <u>a strain strains</u> when any early at a strain the second there is a strain by the second part is <u>a strains</u> where any second at a strain the second there is a strain by the second part is <u>a strains</u> such any second at a strain the second there is a strain by the second part is <u>a strains</u> where any second at a strain the second there is a strain by the second part is a <u>strains</u> such any second at a strain the second the second second part is a <u>strains</u> such as a second at a strain the second the second second part is a <u>strains</u> strains and any exist at a strain the second the second second second second the second the second the second the second the second the second second the second second second second the second	And the mid part 1.6. of the fort part do
STATE OF       Knne.         COUNTY oF       Douglas         BE IT REMEMBERED, That on this       18th		he definery hered	And the mid part 1.0. of the form part do
COUNTY OF Douglas as. BE IT REMEMBERED, That on this 15th day of July A. D. 19 30, before me, a 		he definery hered	And the mid part 1.0. of the form part do
BE IT REMEMBERED, That on this.       18th       day of       July       A. D. 10_30, before me, a         Notary Public       in the aforesaid County and State, exame.       Scott Wingfield and Mrs. Scott Wingfield His wife       Scott Wingfield and Mrs. Scott Wingfield His wife         LEGAL       Scott Wingfield and Mrs. Scott Wingfield His wife       Scott Wingfield and Mrs. Scott Wingfield Research       More and Scott Wingfield And Mrs. Scott Wingfield Research       Scott Wingfield Research         SEAL       Scott Wingfield and Mrs. Scott Wingfield Mrs. Scott Mingfield Mrs. Scott Mingfield Research       More and Scott Wingfield Research       Scott Wingfield Research         SEAL       Wingfield Research       More and Scott Mingfield Mrs. Scott Mingfield Mrs. Scott Mingfield Research       More and Scott Mingfield Research         My commission expires on the Sth       day of       January       10 <sup>3</sup> / <sub>2</sub> J. H. Kreitder       Notary Public.         RELEASE       I, the undemigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorine the Register of		he definery hered	And the mid part 1.0. of the form part do
Notary Public in the aforesaid County and State, came.     Scott Mingfield and Mrs. Scott Mingfield His wife     Scott Mingfield and Mrs. Scott Mingfield His wife     to me personly known to be the same person. A. who executed the foregoing instrument and duly acknowledged the execution     of the same.         IN WITNESS WHEREOF, I have hereunto absented my name, and affixed my official scal on the day and year last     above writen.     My commission expires on the Sth		he definery hered	Add the mid part 16.6 of the first part do
LN:JAL       to me personally known to be the same person. a who executed the foregoing instrument and duly acknowledged the execution of the same.       Since the same person. a who executed the foregoing instrument and duly acknowledged the execution of the same.         SEAL       IN WITNESS WHEREOF, I have berevato subscribed my name, and affixed my official scal on the day and year last above write My commission expires on the <u>Sth</u> day of <u>January</u> 19 <u>74</u> .         J+ H- Kreiter       Notary Public.         RELEASE       I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of		he delivery hered	Add the mid part 16.0 of the fort part do
SZAL       of the same.         of the same.       of the same.         is bowe writen.       is bowe writen.         by commission expires on the Sth		he drivery hered	Ad the midt part <u>16.6</u> of the first part do
. My commission expires on the <u>Sth</u> day of. <u>Jonuary</u> 19,24 J. H. <u>Krélder</u> Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of		he drivery hered _ they_DTE_ the hard over _Bot the premises above granted, and	Ad the mid part 16g of the form part do
J. H. Kreiter Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of		he drivery hered _ they_DTE_ the hard over _Bot the premises above granted, and	Ad the mid part 16g of the form part do
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of		he definery hered _ they_DIP the hard over _Bot the premises above granted, and	And the midt part 168 of the first part do
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of		he definery here t	And the midt part 168 of the first part do
		he definery here t	Add the midt part 160 of the form part do
		be definery hered _ the y_DTE_ the hard over _Bot the premiers above granted, and	Add the midt part 160 of the form part do